REMARKS

Reconsideration of this Application is respectfully requested in view of the above claim amendments and arguments presented below. Applicants assert that Claims 1-19 are patentable over the cited art of record.

35 U.S.C. Section 103 Rejections

The above referenced Office Action rejects independent Claims 1 and 10 and dependent Claims 2-9 and 11-19 as being obvious in view of U.S. Patent No. 5,897,622 (hereafter Blinn) and Examiner's Official Notice. Applicants respectfully traverse.

Applicants have amended independent Claims 1 and 10 to more particularly point out aspects of the present invention. As recited in Claims 1 and 10, the claimed invention implements multiple exchange instances for facilitating business-to-business e-commerce between different companies (e.g., customers, trading partners, and the like).

The multiple exchange instances include a plurality of exchanges (for example, within a line of business) wherein each of the exchanges is configured as a sub-schema providing a partial view of the common instance (emphasis added). Each of the plurality of exchanges is implemented within a common instance. The plurality of exchanges share a set of common components and have respective views having unique components. These aspects are explicitly recited in independent Claims 1 and 10.

The Blinn reference describes a system that enables one merchant to adapt preexisting database systems into a "merchant system" that can generate page information

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dynamically. In contrast, Blinn apparently discloses a single exchange. Blinn describes a computer system architecture adapted to support this merchant system for a merchant.

Blinn does not apparently disclose or suggest multiple exchanges (e.g., for multiple merchants). Applicants find no disclosure or suggestion within Blinn for the incorporation of multiple merchants with respective exchanges as in the claimed invention. Blinn does not show each of the exchanges configured as a sub-schema providing a partial view of the common instance. Applicants find no disclosure or suggestion within Blinn for multiple exchanges sharing a common instance.

Additionally, Applicants find no disclosure within Blinn for implementing multiple exchanges (apparently referred to by Blinn as "merchant systems") within a common instance, with each of the exchanges having and sharing a set of common components and having respective unique components. For example, Figure 14 of Blinn apparently indicates a single merchant system architecture. In contrast, Figure 2 of the present application shows a multi-exchange system architecture.

Accordingly, Applicants respectfully assert that the present invention as recited in Claims 1-19 is not obvious in view of the Blinn reference within the meaning of 35 U.S.C. Section 103.

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CONCLUSION

All Claims (1-19) of the present application are now in condition for allowance. The Examiner is urged to contact Applicants' undersigned representative if the Examiner believes such action would expedite resolution of the present Application. Please charge any additional fees or apply any credits to our PTO deposit account number: 23-0085.

Respectfully submitted,

WAGNER, MURABITO & HAO

Dated: 9/() , 2004

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